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8	MONETTE ROCKYMORE [Caption continued on next page]		
10			
11	UNITED STATES	DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA		
13			
14	MONETTE ROCKYMORE,	Case No. 3:22-CV-00176-TLT	
15	Plaintiff,	JOINT STIPULATION TO DISMISS ENTIRE ACTION WITH PREJUDICE	
l6 l7	vs. EUROFINS VRL, INC., VRL-EUROFINS	FRCP 41(a)(1)(A)(ii)	
18 19 20 21	DENVER CORPORATE, VRL-EUROFINS PRE-TRANSPLANT TESTING, EUROFINS, EUROFINS NSC US, EUROFINS DPT SAN RAMON, BRENDEN O'NEALE, SARA DIONNE, ROHINI RATNAM, AND DOES 1 TO 100,	Removal Date: Complaint Filed: FAC Filed: Trial Date:	January 11, 2022 December 6, 2021 May 10, 2022 December 4, 2023
22	Defendants.		
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11	EUROFINS DONOR & PRODUCT TESTING, INC.
12	(f/k/a EUROFINS VRL, INC.); and EUROFINS NSC US, INC.
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Dated: April 6, 2023

Dated: April 6, 2023

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STIPULATION

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiff Monette Rockymore ("Plaintiff") and Defendants Eurofins Donor & Product Testing, Inc. (F/K/A Eurofins VRL, Inc.); and Eurofins NSC US, Inc. ("Defendants") (collectively, the "Parties"), by and through their respective counsel, hereby jointly stipulate to the voluntary dismissal of this action in its entirety with prejudice, as the parties have reached a resolution. Each party will bear its or her own attorney fees and costs.

SHEGERIAN & ASSOCIATES

By: /s Bryan Kirsh

Bryan Kirsh

Attorneys for Plaintiff
MONETTE ROCKYMORE

CONSTANGY, BROOKS, SMITH & PROPHETE, LLP

By: /s Aaron M. Rutschman¹

Aaron M. Rutschman Attorneys for Defendants

EUROFINS DONOR & PRODUCT TESTING, INC. AND EUROFINS NSC US, INC.

¹ Pursuant to Local Rule 5-1(h)(3), I attest that all other signatories listed, and on whose behalf this filing is submitted, concur in this filing's contents and have authorized this filing.